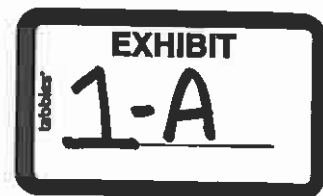


INFILE: BLAHL

DATE FILED: 05/03/2011

DATE AS OF: 04/01/2011
CASE STATUS: OPEN
PAGE: 1
FILE DATE REFERENCE:

CLIENT	DATE	DESCRIPTION	PARTY	COSTS	TOTALS	DEPOSITS	RUNNING
1	03/07/2011	FAT MORROW	DEFENDER			450.00	450.00
2	03/03/2011	JUDGES SUPPLEMENTAL COMP. FUND	PL	-21.50	-21.50		428.50
3	03/03/2011	JUDICIAL EXPENSE FUND	PL	-15.00	-36.50		392.00
4	03/03/2011	P-H-BEF	PL	-21.50	-58.00		334.00
5	03/03/2011	FILS; PETV; CAC: INDEX	PL	-71.50	-129.50		204.50
6	03/03/2011	3 CITATIONS; INTERV; C/C;	PL	-90.00	-219.50		104.50
7	03/03/2011	CLF'S POLICE JURY FEE	PL	-0.75	-220.25		0.25
8	03/03/2011	POLICE JURY FILINGS FEE	PL	-14.25	-234.50		-21.25
9	03/03/2011	PRO BONO PROGRAM FUNDING	PL	-2.85	-237.35		-2.85
10	03/03/2011	PRO BOND FUNDING CLERK	PL	-0.15	-237.50		-0.15
11	03/03/2011	INDIGENT TRANSCRIPT FUND	PL	-5.00	-240.50		-5.00
12	03/03/2011	SUPREME COURT REPORT	PL	-1.50	-242.00		-1.50
13	03/04/2011	PL M/O PLACE UNDER SEAL/ S/C/C	PL	-30.50	-272.50		-30.50
14	03/09/2011	DU SHERIFF E. B. R. PARISH	PL	-29.36	-301.86		-29.36
15	03/09/2011	SECRETARY OF STATE	PL	-25.00	-326.86		-25.00
16	03/09/2011	DU SHERIFF E. B. R. PARISH	PL	-25.00	-351.86		-25.00
17	03/30/2011	FEES DUE CLERK SHERIFF RET	PL	-6.00	-357.86		-6.00
		Deposits		450.00		Deposits	450.00
		PrePaid Deposits		0.00		PrePaid Deposits	0.00
		Total Deposits		450.00		Total Deposits	450.00
		Costs		-357.86		Paid Costs	-357.86
		PrePaid Costs		0.00		PrePaid Costs	0.00
		Total Costs		-357.86		Total Costs	-357.86
		Refunds		0.00		Refunds	0.00
		Ledger Balance:		92.14		Cash Balance:	92.14
		Escrows		0.00		Escrows	0.00



TYPE: PLAINTIFF
 DATE FILED: 03/03/2011
 DATE AS OF: 04/01/2011
 SUIT STATUS: OPEN

PARTY #	NAME	PAYMENT STATUS	ATTORNEY NAME	DEF'DIT	DEF'DIT DEPOSIT	PREPAID COST	REFURBS COST	BALANCE
P	1 OPELOUISAS GENERAL HOSPITAL AUTHORITY DBA AFIA	R MURROW, PATRICK C		450.00	0.00	-357.86	0.00	92.14
D	2 FAIRFAY SOLUTIONS INC ETAL	R UNASSIGNED, UNASSIGNED		0.00	0.00	0.00	0.00	0.00
D	3 LEMIC INSURANCE COMPANY ETAL	R UNASSIGNED, UNASSIGNED		0.00	0.00	0.00	0.00	0.00
D	4 ZURICH AMERICAN INSURANCE COMPANY ETAL	R UNASSIGNED, UNASSIGNED		0.00	0.00	0.00	0.00	0.00
				450.00	0.00	-357.86	0.00	92.14

OPELOUSAS GENERAL HOSPITAL : 27th JUDICIAL DISTRICT COURT
AUTHORITY, A PUBLIC TRUST,
D/B/A OPELOUSAS GENERAL
HEALTH SYSTEM

VS. NO. 11C-1046-A : PARISH OF ST. LANDRY

FAIRPAY SOLUTIONS, INC., LEMIC : STATE OF LOUISIANA
INSURANCE COMPANY AND
ZURICH AMERICAN INSURANCE
COMPANY

FILED: _____ : DEPUTY CLERK

**PLAINTIFFS' INTERROGATORIES
AND REQUESTS FOR PRODUCTION OF DOCUMENTS**

TO: FAIRPAY SOLUTIONS, INC.
14295 Midway Road, Suite 300
Addison, Texas 75001

03/03/11 13:29:22
St. Landry Parish Clerk Of Court

Pursuant to Articles 1457-1459, 1461-1462, and all related provisions of the

Louisiana Code of Civil Procedure, Plaintiff, OPELOUSAS GENERAL HOSPITAL
AUTHORITY, A PUBLIC TRUST, d/b/a OPELOUSAS GENERAL HEALTH
SYSTEM, (hereinafter "Plaintiff"), hereby request that Defendant, FAIRPAY
SOLUTIONS, INC.(hereinafter called "FAIRPAY"), respond fully, in writing and
under oath, each of the following interrogatories and requests for production of
documents, and serve such responses on Plaintiff's counsel within fifteen (15) days.

INTERROGATORY NO. 1:

Please identify by name, address and tax identification number of each Louisiana hospital which has been subject to a Fairpay recommended reduction for any outpatient workers' compensation medical bill from March 1, 2006 through the present date. This request includes only hospitals and does not include ambulatory surgery centers.

REQUEST FOR PRODUCTION NO. 1:

Please produce all documentation (in electronic form, if possible) which identifies by name, address and tax identification number of each Louisiana hospital which has been subject to a Fairpay recommended reduction for any outpatient workers' compensation medical bill from March 1, 2006 through the present date. This request includes only hospitals and does not include ambulatory surgery centers.



Respectfully submitted,

MORROW, MORROW, RYAN & BASSETT

By:

PATRICK C. MORROW (#09748)
JAMES P. RYAN (#11560)
324 West Landry Street
Opelousas, LA 70570-5120
Telephone: (337)948-4483
Facsimile: (337)942-5234

COX, COX, FILO, CAMEL & WILSON, L.L.C.

THOMAS A. FILO (#18210)
MICHAEL K. COX (#22026)
723 Broad Street
Lake Charles, LA 70601
Telephone: (337) 436 6611

MURRAY LAW FIRM

STEPHEN B. MURRAY (#9858)
STEPHEN B. MURRAY, JR. (#23877)
ARTHUR M. MURRAY (#27694)
NICOLE MURRAY-IEYOUB (#28088)
909 Poydras St., Suite 2550
New Orleans, Louisiana 70112-4000
Telephone: (504) 525-8100

**STOCKWELL, SIEVERT, VICCELLIO,
CLEMENTS & SHADDOCK, L.L.P.**

JOHN S. BRADFORD (#03369)
WILLIAM B. MONK (#09551)
One Lakeside Plaza, Fourth Floor
P.O. Box 2900
Lake Charles, LA 70601
Telephone: (337) 436 9491
Facsimile: (337) 493-7209

OPELOUSAS GENERAL HOSPITAL : 27th JUDICIAL DISTRICT COURT
AUTHORITY, A PUBLIC TRUST,
D/B/A OPELOUSAS GENERAL
HEALTH SYSTEM

VS. NO. 11-C1066-A : PARISH OF ST. LANDRY

FAIRPAY SOLUTIONS, INC., LEMIC : STATE OF LOUISIANA
INSURANCE COMPANY AND
ZURICH AMERICAN INSURANCE
COMPANY

FILED: _____ : DEPUTY CLERK

**PLAINTIFFS' INTERROGATORIES
AND REQUESTS FOR PRODUCTION OF DOCUMENTS**

To: **LEMIC INSURANCE COMPANY**
Through its agent for service of process:
Mr. Van R. Mayhall, Jr.
Breazeale, Sachse & Wilson
23rd Floor, One American Place
Baton Rouge, Louisiana 70825

03/03/11 13:29:32
St. Landry Parish Clerk Of Court

Pursuant to Articles 1457-1459, 1461-1462, and all related provisions of the Louisiana Code of Civil Procedure, Plaintiff, **OPELOUSAS GENERAL HOSPITAL AUTHORITY, A PUBLIC TRUST, d/b/a OPELOUSAS GENERAL HEALTH SYSTEM**, (hereinafter "Plaintiff"), hereby request that Defendant, **ZURICH AMERICAN INSURANCE COMPANY**, respond fully, in writing and under oath, each of the following interrogatories and requests for production of documents, and serve such responses on Plaintiff's counsel within fifteen (15) days.

INTERROGATORY NO. 1:

Please identify by name, address and tax identification number of each Louisiana hospital which has been subject to a Fairpay recommended reduction for any outpatient workers' compensation medical bill from March 1, 2006 through the present date. This request includes only hospitals and does not include ambulatory surgery centers.

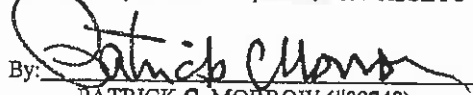
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Respectfully submitted,

MORROW, MORROW, RYAN & BASSETT

By:


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Opelousas, LA 70570-5120
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STEPHEN B. MURRAY, JR. (#23877)
ARTHUR M. MURRAY (#27694)
NICOLE MURRAY-IEYOUB (#28088)
909 Poydras St., Suite 2550
New Orleans, Louisiana 70112-4000
Telephone: (504) 525-8100

**STOCKWELL, SIEVERT, VICCELLIO,
CLEMENTS & SHADDOCK, L.L.P.**

JOHN S. BRADFORD (#03369)
WILLIAM B. MONK (#09551)
One Lakeside Plaza, Fourth Floor
P.O. Box 2900
Lake Charles, LA 70601
Telephone: (337) 436 9491
Facsimile: (337) 493-7209

OPELOUSAS GENERAL HOSPITAL : 27th JUDICIAL DISTRICT COURT
AUTHORITY, A PUBLIC TRUST,
D/B/A OPELOUSAS GENERAL
HEALTH SYSTEM

VS. NO. 11-C-1064-A : PARISH OF ST. LANDRY

FAIRPAY SOLUTIONS, INC., LEMIC : STATE OF LOUISIANA
INSURANCE COMPANY AND
ZURICH AMERICAN INSURANCE
COMPANY

FILED: _____ : DEPUTY CLERK

**PLAINTIFFS' INTERROGATORIES
AND REQUESTS FOR PRODUCTION OF DOCUMENTS**

To: **ZURICH AMERICAN INSURANCE COMPANY**
Through its agent for service of process:
Louisiana Secretary of State 03/03/11 13:29:43
8585 Archives Avenue St. Landry Parish Clerk Of Court
Baton Rouge, Louisiana 70809

Pursuant to Articles 1457-1459, 1461-1462, and all related provisions of the Louisiana Code of Civil Procedure, Plaintiff, **OPELOUSAS GENERAL HOSPITAL AUTHORITY, A PUBLIC TRUST, d/b/a OPELOUSAS GENERAL HEALTH SYSTEM**, (hereinafter "Plaintiff"), hereby request that Defendant, **ZURICH AMERICAN INSURANCE COMPANY**, respond fully, in writing and under oath, each of the following interrogatories and requests for production of documents, and serve such responses on Plaintiff's counsel within fifteen (15) days.

INTERROGATORY NO. 1:

Please identify by name, address and tax identification number of each Louisiana hospital which has been subject to a Fairpay recommended reduction for any outpatient workers' compensation medical bill from March 1, 2006 through the present date. This request includes only hospitals and does not include ambulatory surgery centers.

REQUEST FOR PRODUCTION NO. 1:

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Respectfully submitted,

MORROW, MORROW, RYAN & BASSETT

By:


PATRICK C. MORROW (#09748)
JAMES P. RYAN (#11560)
324 West Landry Street
Opelousas, LA 70570-5120
Telephone: (337)948-4483
Facsimile: (337)942-5234

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ARTHUR M. MURRAY (#27694)
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New Orleans, Louisiana 70112-4000
Telephone: (504) 525-8100

**STOCKWELL, SIEVERT, VICCELLIO,
CLEMENTS & SHADDOCK, L.L.P.**

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WILLIAM B. MONK (#09551)
One Lakeside Plaza, Fourth Floor
P.O. Box 2900
Lake Charles, LA 70601
Telephone: (337) 436 9491
Facsimile: (337) 493-7209

OPELOUSAS GENERAL HOSPITAL : 27th JUDICIAL DISTRICT COURT
AUTHORITY, A PUBLIC TRUST,
D/B/A OPELOUSAS GENERAL
HEALTH SYSTEM

VS. NO. 11-C-1066-A : PARISH OF ST. LANDRY

FAIRPAY SOLUTIONS, INC., LEMIC : STATE OF LOUISIANA
INSURANCE COMPANY AND
ZURICH AMERICAN INSURANCE
COMPANY

FILED: _____ : DEPUTY CLERK

PLAINTIFF'S MOTION TO PLACE PETITION UNDER SEAL

NOW INTO COURT, through undersigned counsel comes, Plaintiff,
OPELOUSAS GENERAL HOSPITAL AUTHORITY, A PUBLIC TRUST, D/B/A
OPELOUSAS GENERAL HEALTH SYSTEM, individually and as putative class
representative who respectfully moves this Honorable Court, at the request of defendant,
FAIRPAY SOLUTIONS, INC., ("FAIRPAY") for an order placing the petition filed
herein on March 3, 2011 under seal until such time as a hearing can be held on this issue,
as follows:

1.

Upon the filing of the petition, a courtesy copy of the lawsuit was forwarded to
known counsel for defendant, FAIRPAY. Upon review of the petition, FAIRPAY,
through its counsel, contacted undersigned counsel and alleged that two of the
paragraphs contained in the petition contained information that FAIRPAY contends is
violative of a protective order issued by the Office of Workers' Compensation Hearing
Officer Breanza Irving, District 1E, Monroe, Louisiana. Undersigned counsel vehemently
disagrees with FAIRPAY's allegation.

2.

Although plaintiff and plaintiff's counsel deny that anything contained in the
petition constitutes a violation of any known protective order, plaintiff and plaintiff's
counsel, out of an abundance of caution, request that the petition of this matter be placed
under seal until such time as the allegations raised by FAIRPAY can be addressed by the
parties and/or by the Court.

MORROW, MORROW
RYAN & BASSETT
ATTORNEYS AT LAW
314 WEST LANDRY
P. O. DRAWER 1787
OPELOUSAS, LA 70560
(337) 848-4483



WHEREFORE, plaintiff prays that the petition filed herein be kept under seal in a separate file in this record and not to be checked out and/or viewed without Court approval.

Respectfully submitted,

MORROW, MORROW, RYAN & BASSETT

By:

PATRICK C. MORROW (#09748)
JAMES P. RYAN (#11560)
324 West Landry Street
Opelousas, LA 70570-5120
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CLEMENTS & SHADDOCK, L.L.P.

JOHN S. BRADFORD (#03369)
WILLIAM B. MONK (#09551)
One Lakeside Plaza, Fourth Floor
P.O. Box 2900
Lake Charles, LA 70601
Telephone: (337) 436- 9491
Facsimile: (337) 493-7209

SERVICE INSTRUCTIONS:

Fairpay Solutions, Inc. ("Fairpay"), Via the Louisiana Long Arm Statute, 14295 Midway Road, Suite 300, Addison, Texas 75001

LEMIC Insurance Company, Via is Registered Agent for Service of Process: Mr. Van R. Mayhall, Jr., Breazeale, Sachse & Wilson, 23rd Floor, One American Place, Baton Rouge, Louisiana 70825

Zurich American Insurance Company, Via is Registered Agent for Service of Process: Louisiana Secretary of State, 8585 Archives Avenue, Baton Rouge, Louisiana 70809.

OPELOUSAS GENERAL HOSPITAL : 27th JUDICIAL DISTRICT COURT
AUTHORITY, A PUBLIC TRUST,
D/B/A OPELOUSAS GENERAL
HEALTH SYSTEM

VS. NO. 11-C-1066-A : PARISH OF ST. LANDRY

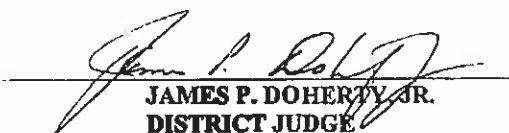
FAIRPAY SOLUTIONS, INC., LEMIC : STATE OF LOUISIANA
INSURANCE COMPANY AND
ZURICH AMERICAN INSURANCE
COMPANY

FILED: _____ : DEPUTY CLERK

EX PARTE UNOPPOSED ORDER
PLACING PETITION UNDER SEAL

IT IS HEREBY ORDERED that the petition in the above captioned matter be placed under seal and kept in a separate file in the suit record of "Opelousas General Hospital Authority, a Public Trust, D/b/a Opelousas General v. Fairpay Solutions, Inc., Lemic Insurance Company and Zurich American Insurance Company", docket number 11-C-1066-A, not to be checked out or opened without Court order until such time as this order is lifted or vacated by the Court.

Thus done and signed in Opelousas, Louisiana, on this 4th day of March, 2011.


JAMES P. DOHERTY, JR.
DISTRICT JUDGE

OK

CITATION

STATE OF LOUISIANA

161
return

Opelousas General Hospital, et al. NO. 11-1066-A

VERSUS

27TH JUDICIAL DISTRICT COURT

Fairpay Solutions, Inc., et al.

PARISH OF ST. LANDRY

TO THE DEFENDANT

LEMIC Ins. Company, through its registered agent

For service of process: Mr. Van R. Mayhail, Jr.,
23rd Floor, One American Place, Baton Rouge, La. 70825

You are hereby summoned to comply with the demand contained in the ORIGINAL PETITION/INTERROGATORIES/REQUEST FOR PRODUCTION OF DOCUMENTS and petition/of which a true and correct copy (exclusive of exhibits) Plaintiff's Motion/Oder to Place Under Seal accompanies this citation, or make an appearance, either by filing a pleading or otherwise, in the 27th Judicial District Court in and for the Parish of St. Landry, State of Louisiana, within fifteen(15) days after the service hereof, under penalty of default.

Witness the Honorable Judges of said Court, this 3 day of March, A. D. 2011.

Issued and delivered March 3, 2011

Pearl Stelly
Deputy Clerk of Court

REQUESTED BY: Patrick Morrow

RECEIVED AND FILED
3/15/11
Deputy Clerk of Court
RETURNED AND FILED
3/15/11
Deputy Clerk of Court
I received a certified copy of the within proceeding
and on the 16 day of March 2011
served said copy on the within
Van R. Mayhail, Jr.
in this Parish of East Baton Rouge, La. by handing
said copy to Leisha S. DeLoach #1008 in person
Deputy Sheriff, Parish of East Baton Rouge, La.

RECEIVED

MAR 15 2011

E.B.R. SHERIFF'S OFFICE



OK

CITATION

STATE OF LOUISIANA

Return

Opelousas General Hospital, et al

NO. 11-1066-A

VERSUS

27TH JUDICIAL DISTRICT COURT

Fairpay Solutions, Inc., et al.

PARISH OF ST. LANDRY

TO THE DEFENDANT Zurich American Ins. Co. Through its registered
Agent for service of process, Secretary of State,
8585 Archives Ave., Baton Rouge, La. 70809

You are hereby summoned to comply with the demand contained in the
ORIGINAL PETITION/INTERROGATORIES/REQUEST FOR PRODUCTION OF DOCUMENTS
petition/of which a true and correct copy (exclusive of exhibits) and
Plaintiff's Motion/Oder To Place under seal
accompanies this citation, or make an appearance, either by filing a
pleading or otherwise, in the 27th Judicial District Court in and for
the Parish of St. Landry, State of Louisiana, within fifteen(15) days
after the service hereof, under penalty of default.

Witness the Honorable Judges of said Court, this 3 day
of March, A. D. 2011.

Issued and delivered March 3, 2011

Pearl Shell
Deputy Clerk of Court

REQUESTED BY: Patrick Morrow

MAR 15 2011
I made service on the named party through the
Office of the Secretary of State
by tendering a copy of this document to
 JULIE NESBITT TAMMY GLOVER MEGHAN SHANKS
E. Cummings
Deputy Sheriff, Parish of East Baton Rouge, Louisiana

Glenda N. Chesser
3-24-11

RECEIVED
MAR 14 2011

EBR SHERIFF'S OFFICE



UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE DIVISION

OPELOUSAS GENERAL HOSPITAL
AUTHORITY, A PUBLIC TRUST,
D/B/A OPELOUSAS GENERAL
HEALTH SYSTEM,

Plaintiff,
v.

FAIRPAY SOLUTIONS, INC., LEMIC
INSURANCE COMPANY AND
ZURICH AMERICAN INSURANCE
COMPANY,

Defendants.

NO. _____

**DESCRIPTION OF RELATED ACTIONS KNOWN
TO FAIRPAY SOLUTIONS, INC.**

1. FAIRPAY SOLUTIONS, INC. v. WILLIS-KNIGHTON MEDICAL CENTER, CHRISTUS HEALTH NORTHERN LOUISIANA, SURGICAL SPECIALTY CENTER, LCC, ARKLAMISS SURGERY CENTER, SOUTHWEST LOUISIANA HOSPITAL ASSOCIATION, LAFAYETTE GENERAL MEDICAL CENTER, INC., CHRISTUS HEALTH CENTRAL, GENERAL HEALTH SYSTEM, CHRISTUS HEALTH SOUTHWESTERN LOUISIANA, LAFAYETTE GENERAL SURGICAL HOSPITAL LLC, CHRISTUS CABRINI SURGERY CENTER, LCC, CHRISTUS HEALTH CENTRAL, WEST LOUISIANA HEALTH SERVICES, INC., LANE MEMORIAL HOSPITAL FOUNDATION, HOSPITAL SERVICE DISTRICT NO. 1 OF POINTE COUPEE, LOUISIANA, INC., ST. TAMMANY HOSPITAL FOUNDATION, WEST CALCASIEU HOSPITAL FOUNDATION, EAST JEFFERSON HOSPITAL FOUNDATION, IBERIA MEDICAL CENTER FOUNDATION, OPELOUSAS GENERAL HOSPITAL FOUNDATION, OUR LADY OF LOURDES REGIONAL MEDICAL CENTER, INC., OUR LADY OF THE LAKE HOSPITAL, INC., PARK PLACE SURGERY CENTER, LLC, FRANCISCAN MISSIONARIES OF OUR LADY HEALTH SYSTEM, INC., SURGERY CENTER INC., TERREBONNE GENERAL HOSPITAL AUXILARY, THIBODAUX REGIONAL NETWORK DEVELOPMENT CORPORATION, TOURO INFIRMARY, WEST JEFFERSON HOSPITAL FOUNDATION, OCHSNER BAPTIST MEDICAL CENTER, LCC, OCHSNER MEDICAL CENTER – KENNER, LLC, OCHSNER MEDICAL CENTER – WESTBANK, LLC, OCHSNER BAYOU, LLC, and OCHSNER CLINIC, LLC.; *SUIT No.: 5:10-cv-01494; UNITED STATES DISTRICT COURT, WESTERN DISTRICT OF LOUISIANA, SHREVEPORT DIVISION*

